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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/481,327	01/12/2000	Yoshiyuki Takeuchi	DT-3300	5513
7590 01/02/2004		EXAMINER		
AKO-Toren 1251 Avenue of the Americas			RIDLEY, BASIA ANNA	
New York, NY			ART UNIT	PAPER NUMBER
			1764	
			DATE MAILED: 01/02/2004	

Please find below and/or attached an Office communication concerning this application or proceeding.

· · ·	Application No.	Applicant(s)				
	09/481,327	TAKEUCHI ET AL.				
Office Action Summary	Examiner (2)	Art Unit				
	Basia Ridley	1764				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earmed patent term adjustment. See 37 CFR 1.704(b).  Status	86(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from tocause the application to become ABANDONFI	welly filed s will be considered timely. the mailing date of this communication. 0. (35 U.S.C. & 133)				
1) Responsive to communication(s) filed on 11 Se	entember 2003					
2a)⊠ This action is <b>FINAL</b> . 2b)□ This action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4) ⊠ Claim(s) 1 and 3 is/are pending in the applicatic 4a) Of the above claim(s) is/are withdraw 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1 and 3 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	n from consideration.					
Application Papers						
9) ☐ The specification is objected to by the Examiner 10) ☐ The drawing(s) filed on 12 January 2000 is/are: Applicant may not request that any objection to the d Replacement drawing sheet(s) including the correction 11) ☐ The oath or declaration is objected to by the Examinary	a) ☐ accepted or b) ☒ objected frawing(s) be held in abeyance. See on is required if the drawing(s) is obje	37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. §§ 119 and 120						
12) △ Acknowledgment is made of a claim for foreign a) △ All b) ☐ Some * c) ☐ None of:  1. ☐ Certified copies of the priority documents 2. △ Certified copies of the priority documents 3. ☐ Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list of 13) ☐ Acknowledgment is made of a claim for domestic since a specific reference was included in the first 37 CFR 1.78.  a) ☐ The translation of the foreign language prov 14) △ Acknowledgment is made of a claim for domestic reference was included in the first sentence of the	have been received. have been received in Application ty documents have been received (PCT Rule 17.2(a)). If the certified copies not received priority under 35 U.S.C. § 119(e) sentence of the specification or initiation application has been received priority under 35 U.S.C. §§ 120 a	on No. <u>08/324,310</u> .  d in this National Stage  d. ) (to a provisional application) in an Application Data Sheet.  dived.  and/or 121 since a specific				
Attachment(s)						
Notice of References Cited (PTO-892)     Notice of Draftsperson's Patent Drawing Review (PTO-948)     Information Disclosure Statement(s) (PTO-1449) Paper No(s)	4) ☐ Interview Summary (l 5) ☐ Notice of Informal Pa 6) ☐ Other:					
I.S. Patent and Trademark Office PTOL-326 (Rev. 11-03)  Office Acti	on Summary	Part of Paper No. 121403				

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#### DETAILED ACTION

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### Specification

- 1. 35 U.S.C. 112, first paragraph, requires the specification to be written in "full, clear, concise, and exact terms." The specification is replete with terms which are not clear, concise and exact. The specification should be revised carefully in order to comply with 35 U.S.C. 112, first paragraph. Examples of some unclear, inexact or verbose terms used in the specification are:
- unclear numbering of paragraphs it is not clear why some paragraphs don't have any outline numbers (e.g. page 7, paragraph starting on line 6, etc.), some have more than one outline number (e.g. page 3, etc.) and others have variously formatted numbers (e.g. page 3, page 7, etc.);
- unclear chemical formulas, e.g. formulas on page 7 or 9 have ∏ rather than arrows;
- lack of consistency with respect to various temperature ranges (e.g. page 12: boiling range for hydrocarbons from room temperature to 700°C; page 15: "hydrocarbon compounds having boiling point up to 750°C"; etc.);
- inconsistent spacing (e.g. on page 24, it appears that in line fourth from the top, the recitation starting with "200 mm (...)" should start a new paragraph; on page 36 it appears that in line 7 from the bottom, sentence starting with "Rotational speed (...)" should start new paragraph and sentence starting with "Plastic gas (...) should start new paragraph; page 36 line 2 (from the bottom) "4.4 Nm<sup>3</sup>/h" is part of paragraph ending on line 3 from the bottom; etc.);
- unclear recitations (e.g. "about mm cubes" (page 31, last line); "GERP 2" (page 40, line 5 from the bottom); "by 2 the" page 43, line 2); etc.);
- missing units (e.g. on page 20, "O2/C = 0.3" does not specify what kind of ratio (e.g. mole, weight or volume), etc.);

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- inconsistent numbering of elements (e.g. "combustion section 21" (P47/L7) and "gasification

furnace 21" (P47/L10-11); or "plastic gas decomposition section 22" (P47/L14) and "combustion

furnace 22" (P47/L14); etc);

- last column of Table 2 (page 35) lacks explanation of notation.

The applicant is reminded that the above instances are merely exemplary and that the disclosure should be carefully reviewed and revised to avoid unclear, inexact or verbose terms.

#### Drawings

- 2. Replacement Fig. 2 was received on 11 September 2003. These drawing is acceptable.
- 3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description:
- Fig. 4 does not show "gasification section 1" as described on P40/L16-17;
- Fig. 4 does not show "discharge orifice 5" as described on P42/L3.

Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

The applicant is reminded that the above instances are merely exemplary and that the drawings should be carefully reviewed and revised to comply with 37 CFR 1.83 and 1.84.

## Claim Rejections - 35 USC § 103

4. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

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Claim 1 rejected under 35 U.S.C. 103(a) as being unpatentable over Gravel (USP 3,847,664) in view of Greve (USP 4,983,549) and further in view of Babu et al. (USP 4,592,762).

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Regarding claim(s) 1, Gravel disclose(s) similar process comprising the steps of:

- feeding a glass fiber reinforced plastic material to a gasification furnace (abstract);
- heating the material to a temperature of 650 to 750°C in the presence of oxygen and steam to gasify the plastic component thereof (abstract, C4/L1-30);
- recovering the remaining glass fibers (C7/L15-18).

The Gravel does not explicitly disclose said gasification furnace being a rotable furnace.

Greve establishes various reactors which can be used for processing of glass fiber reinforce materials (C5/L3-16), said reactors including gasification furnaces and rotary furnaces. As instant specification is silent to unexpected results, it would have been obvious to one of ordinary skill in the art at the time of the invention to substitute the furnace of Gravel with a rotary furnace, since such modification would have involved a mere substitution of known equivalent structures. A substitution of known equivalent structures is generally recognized as being within the level of ordinary skill in the art.

While Gravel discloses that produced plastic gases comprise products of volatization, vaporization oxidation and gasification of organic materials (abstract), the reference does not explicitly disclose that said plastic gases are further partially oxidized to form CO and  $H_2$ .

Babu et al. teaches that gas created by gasification and volatization of organic materials can be partially oxidized to form gas with higher CO and  $H_2$  content (C7/L3-44). Further the reference teaches that such oxidation is desired to produce move valuable products (C8/4-26).

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It would have been obvious to one having ordinary skill in the art at the time the invention was made to partially oxidize plastic gases produced in the system of Gravel, as taught by Babu et al. for the purpose of improving system economics by producing more desirable product gas.

6. Claim 3 rejected under 35 U.S.C. 103(a) as being unpatentable over Gravel (USP 3,847,664) in view of Greve (USP 4,983,549) and further in view of Hanson, Jr. et al. (USP 5,019,171).

Regarding claim(s) 3, Gravel disclose(s) similar process comprising the steps of:

- feeding a glass fiber reinforced plastic material to a gasification furnace (abstract);
- heating the material to a temperature of 650 to 750°C in the presence of air and steam to gasify the plastic component thereof (abstract, C4/L1-43);
- recovering the remaining glass fibers (C7/L15-18);
- introducing the resulting plastic gas into a combustion section (C6/L9-38);
- burning the plastic gas at a temperature of 700 to 1000°C in the presence of additional air or an additional mixture of air and steam (C6/L9-38).

The Gravel does not explicitly disclose said gasification furnace being a rotable furnace.

Greve establishes various reactors which can be used for processing of glass fiber reinforce materials (C5/L3-16), said reactors including gasification furnaces and rotary furnaces. As instant specification is silent to unexpected results, it would have been obvious to one of ordinary skill in the art at the time of the invention to substitute the furnace of Gravel with a rotary furnace, since such modification would have involved a mere substitution of known equivalent structures. A substitution of known equivalent structures is generally recognized as being within the level of ordinary skill in the art.

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While Gravel discloses that produced plastic gases are burned in a combustion section, the reference does not explicitly disclose that heat generated in said combustion section is recovered.

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Hanson, Jr. et al. teaches that gases produced by gasification of glass fiber reinforced plastic material have substantial heat content, and that process economics can be improved by recovering some of said heat content in, for example, a waste heat boiler (C5/L30-53)

It would have been obvious to one having ordinary skill in the art at the time the invention was made to recover waste heat in the system of Gravel in a waste heat boiler, as taught by Hanson, Jr. et al. for the purpose of improving system economics.

7. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

#### Response to Arguments

8. Applicant's arguments with respect to claims 1 and 3 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

9. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to examiner Basia Ridley, whose telephone number is (571) 272-1453. The examiner can normally be reached on Monday through Thursday, from 9:00 AM to 7:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola, can be reached on (571) 272-1444.

The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-0661.

Basia Ridley Examiner Art Unit 1764

HERRY U. JOHNSON HAIMARY EXAMINER GROUP (1900)

BR December 15, 2003